

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTOR	NEY DOCKET NO.	
120806		· .			
				EXAMINER	
			M.	Budd	
			ART UNIT	PAPER NUMBER	
			2834	2 0	
			•	39	
	INTER	VIEW SUMMARY	DATE MAILED:		
	1141 111	AIL A SOMMAU			
participants (applicant, applicant)	's representative, PTO personi	nel);			
M. Halpern		(3)			
M.co.	- Aller - Alle			-	
	^^	(4)			
te of Interview	- U L	· 			
ре: ПTelephonic Personal	(copy is given to applicar	t Capplicant's representative	).		
ribit shown or demonstration con	ducted: Yes No If ve	s, brief description:	·		
	Z				
reement 🗌 was reached. 💢 wa	as not reached.				
im(s) discussed: All					
ntification of prior art discussed:	All				
infication of prior art discussed					
			Λ )	1,	
	what was agreed to if an agree	ement was reached, or any othe	r comments: 17 p.21	icants repres	
scription of the general nature of			l P	th in th	
ecription of the general nature of an) the «Lami	ner discussed	the issues as	set for	117 /	
and the exami	ner discussed	the issues as	set tar		
	ner discussed	the 15, ves as	set tar		
and the exami	ner discussed	the issues as	set tar		
and the exami	n er discussed	the issues as	set tar		
and the exami written recoid.					
and the exami written record.  fuller description, if necessary, are st be attached. Also, where no co	nd a copy of the amendments,	if available, which the examiner	agreed would render	the claims allowable	
and the exami written recoid.	nd a copy of the amendments, opy of the amendments which	if available, which the examiner would render the claims allowat	agreed would render ble is available, a sum	the claims allowable	
and the exami written record.  fuller description, if necessary, are st be attached. Also, where no co	nd a copy of the amendments, opy of the amendments which	if available, which the examiner would render the claims allowat	agreed would render ble is available, a sum	the claims allowable	
fuller description, if necessary, are st be attached. Also, where no conched.)  Alt is not necessary for applicares the paragraph above has been	nd a copy of the amendments, opy of the amendments which nt to provide a separate recorden checked to indicate to the c	if available, which the examiner would render the claims allowat of the substance of the intervie contrary. A FORMAL WRITTEN	agreed would render ble is available, a sum w. RESPONSE TO THE	the claims allowable mary thereof must be	
written record.  Willer description, if necessary, are to be attached. Also, where no conded.)  Let is not necessary for applicances the paragraph above has been filed, APP	nd a copy of the amendments, opy of the amendments which to provide a separate record en checked to indicate to the CIDE THE SUBSTANCE OF THE PLICANT IS GIVEN ONE MON	if available, which the examiner would render the claims allowat of the substance of the interviewortrary. A FORMAL WRITTEN IE INTERVIEW. (See MPEP Se	agreed would render ble is available, a sum w. RESPONSE TO THE ction 713.04). If a res	the claims allowable mary thereof must be	
fuller description, if necessary, are st be attached. Also, where no conched.)  Let is not necessary for applicances the paragraph above has been NOT WAIVED AND MUST INCLU on has are ready been filed, APP BSTANCE OF THE INTERVIEW.	nd a copy of the amendments, opy of the amendments which it to provide a separate record en checked to indicate to the CUDE THE SUBSTANCE OF THE SUBSTANCE OF THE SUBSTANCE ONE MON	if available, which the examiner would render the claims allowable of the substance of the interviewontrary. A FORMAL WRITTEN IE INTERVIEW DITH FROM THIS INTERVIEW D	agreed would render ble is available, a sum w. RESPONSE TO THE ction 713.04). If a res ATE TO FILE A STAT	the claims allowable mary thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE	
fuller description, if necessary, are st be attached. Also, where no conched.)  Lt is not necessary for applicant ess the paragraph above has been NOT WAIVED AND MUST INCLUTION has are ready been filed, APP BSTANCE OF THE INTERVIEW.  Since the Examiner's interview rejections and requirements the standard of the stand	nd a copy of the amendments, opy of the amendments which to provide a separate record en checked to indicate to the CUDE THE SUBSTANCE OF THE LICANT IS GIVEN ONE MONW summary above (including a nat may be present in the last conse requirements of the last	if available, which the examiner would render the claims allowat of the substance of the interviewortrary. A FORMAL WRITTEN IE INTERVIEW. (See MPEP Se	agreed would render ble is available, a sum w. RESPONSE TO THE ction 713.04). If a res ATE TO FILE A STAT lete response to eachs are now allowable,	the claims allowable mary thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE of the objections, this completed form	
fuller description, if necessary, are st be attached. Also, where no conched.)  Let is not necessary for applicances the paragraph above has been of WAIVED AND MUST INCLUTION has are ready been filed, APP BSTANCE OF THE INTERVIEW.  Since the Examiner's interview rejections and requirements the is considered to fulfill the responder of the interview unless box 1 about the interview unless box 1	nd a copy of the amendments, opp, of the amendments which it to provide a separate record on the checked to indicate to the countries of the SUBSTANCE OF THE S	if available, which the examiner would render the claims allowald of the substance of the interview ontrary. A FORMAL WRITTEN IE INTERVIEW. (See MPEP SeITH FROM THIS INTERVIEW DOwn attachments) reflects a compostice action, and since the claim Office action. Applicant is not responsible.	agreed would render ble is available, a sum w. RESPONSE TO THE ction 713.04). If a res ATE TO FILE A STAT lete response to eachs are now allowable,	the claims allowable mary thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE of the objections, this completed form	
fuller description, if necessary, are st be attached. Also, where no conched.)  Let is not necessary for applicances the paragraph above has been NOT WAIVED AND MUST INCLUTION has are ready been filed, APP BSTANCE OF THE INTERVIEW.  Since the Examiner's interview rejections and requirements the is considered to fulfill the respection of the interview unless box 1 above aminer Note: You must sign this for	nd a copy of the amendments, opp, of the amendments which it to provide a separate record on the checked to indicate to the countries of the SUBSTANCE OF THE S	if available, which the examiner would render the claims allowald of the substance of the interview ontrary. A FORMAL WRITTEN IE INTERVIEW. (See MPEP SeITH FROM THIS INTERVIEW DOwn attachments) reflects a compostice action, and since the claim Office action. Applicant is not responsible.	agreed would render ble is available, a sum w. RESPONSE TO THE ction 713.04). If a res ATE TO FILE A STAT lete response to eachs are now allowable,	the claims allowable mary thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE of the objections, this completed form	
fuller description, if necessary, are st be attached. Also, where no conched.)  Alt is not necessary for applicances the paragraph above has been OT WAIVED AND MUST INCLUON has are ready been filed, APP BSTANCE OF THE INTERVIEW.  Since the Examiner's interview rejections and requirements the is considered to fulfill the responder of the interview unless box 1 above.	nd a copy of the amendments, opp, of the amendments which it to provide a separate record on the checked to indicate to the countries of the SUBSTANCE OF THE S	if available, which the examiner would render the claims allowald of the substance of the interview ontrary. A FORMAL WRITTEN IE INTERVIEW. (See MPEP SeITH FROM THIS INTERVIEW DOwn attachments) reflects a compostice action, and since the claim Office action. Applicant is not responsible.	agreed would render ole is available, a sum w.  RESPONSE TO THE ction 713.04). If a res ATE TO FILE A STAT lete response to each as are now allowable, lieved from providing	the claims allowable mary thereof must be  LAST OFFICE ACTION ponse to the last Office EMENT OF THE of the objections, this completed form	

## Manual of Patent Examining Procedure, Section 713.04 Substance of Interview must 8e Made of Record

A complete within statement as to the substance of any face to face or felephone interprete nature returned and national A complete within earlier nature. application, whether or not an agreement with the examiner was reached at the interview.

51 133 Interviews

op in every costance where cosecrate attended in a general and previously an exemple, a complete written statement of the reasons presented at the interview as warranting tayon pile is used to gligiby the applicant, AB interview and someone be processity or response to Office assets in consolidad in AB

§ 1.2. Business to be transacted in virting. All controls with the Patent is Contempled thought of transacted in writing. The consecut interestance is applicants or their attorneys or agents at the Patent and Contemplat Colleges unnecessary. The action of the Patent and Trademark Office will be carried exclusively. at the written record in the Officia. No attention will be build to they alleged occurrence, allourance, or understanding in relation to which there is its representative.

The action of the Patent and Trademark Office cannot be pased excusively so the written record in Fig. What record is used incomplete. Sucurity the balance a propert the substance of interviews.

the inappropriation applicant or the interest proceed to make the recognition of anophysic laboration that contains the interest to make the recognition and the contains and th sea vel construir la re<mark>transer's responsiblea l</mark>a see l'es quebla paoud a mada qua disperson contrata padaunades venda agar dispets contra gerssion di

East washed at state of the contract blue washed and to the contract of the co seen discussed during the interview by specified approximate boxes, and alling in the planks in anat particular form using a ball point pain. Discussions segarding saly presented matters, directed selection requirements for which interview recordation is otherwise provided for in Section 312.01 of the Winnial of Patent Educating Procedure, or pointing out typographical errors is astantiable script in Office actions or the like, are excluded from the interview recordation procedures below

The interview Summary Form shall be given an appreciate paper number, placed in the right hand pertion of the tile, and listed on the "Contents" list on the file wrapper. The docket and serial register cards need not be applicable to reflect interviews. In a personal interview, the duplicate copy of the Form is removed and given to the applicant for atterney or agent) at the construction of the interview in the case of a telephonic interview, the copy is mailed to the applicant's correspondence. address enter vist. The rest officer communication of additional correspondence from the examinar is not fixely before an allowance or if other circumstances: neitrangummes krisilie mer, odt dier nodt verter vegenete perepealet och vette vlaggene petur och hanner mer? och gerind.

The Form provides for recordation of the following information:

- -Senal Number of the application
- Name of applicant.
- Name of assume of
- Egpe of interview (personal or labarhoric).
- Hanne or participant(s)) (applicant, afterney or signit, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the claims discussed
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims algrend as being allowable). (Agreements as to allowability are fontalive and do not restrict further action by the examiner to the contrary.)
- The authorities of the examiner who conducted the intercery
- Names of other Patent and Trademark Office personners asent.

The Form also contains a statement reminding the applicant of his appearability to recent the substance of the interview.

it is desireable that the examiner orally remind the applicant of his obligation to record the substance of the interview in each case unless with applicant and it is desired to the time examiner unary remains an appearance of the interview, or when it is adequately recorded on the examiner agrees to record the substance of the interview, or when it is adequately recorded on the Form or in an attactionent to the Form, the examiner should check a box at the bottom of the Form informing the applicant that he need not supplement the Form by submitting a separate record of the substance of the interview.

tranquid be realed, travever, that she interview Surmapry Form Will hot community to considered a complete and proper recordation of the interview coress it includes, or is supplemented for the applicant or the examiner to incree, all of the applicable items required below concerning the substance of the interview

smost eldabilitate priwolici edi usee ta obujori blipora werveto, viet re consiscue edi to ponarragen recoro bas eletamos. A

- () A prier description of the nature of any exhibit above or any demonstration-conducted,
- 2) an identification of the claims discussed,
- n un demification of specific prior art discussed,
- an pendification of the principal proposed immediates of a substance actual discusses, colors those treatedy described on the intervery Commany from completed by the preprints.
- per manufaction of the general focal of the periods sequence of the decimination of the designification of arguments took as to excurs or shape for the decimination of the arguments is sufficient if the general nature or thrust of the principal arguments grade to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and daily describe indee arguments which he profession might be dersuasive to the examiner.
- a) a general indication of any other pertinant matters discussed, and 7 if appropriate, the general results or outcome of the interview sidess already described in the Interview Silmmary Form completed by the examiner.

Examiners are expected to constitute review the applicant's record of the supplication of an interview. If the record is not complete or accurate, the examiner will give the ipmicant and could from the date of the houtying letter or the lethalinder of any period for response, whichever is longer, to complete the response and thereby avoid incomment of the application (37 CFR 1.135(c) ).

## Examiner to Check for Accuracy

Applicant's summary of what look stace at the interview should be carefully checked to determine the accuracy of any argument or statement attributed to the examined during the exercise. If here it an inaccuracy and a larger smally in the reasonability, it should be possed sat in the next Office letter if the amount of a statement of the statement sumplete and accurate, the examiner should alone the substation "gropping record CRC" on the paper recording the substance of the otherwey along with the date and the examiner's initials.